## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA	)	
v.	)	Docket No. 20-cr-10012-IT
	)	DOCKET NO. 20-C1-10012-11
	)	
PAUL BATEMAN	)	

## <u>DEFENDANT'S MOTION TO FILE REDACTED COPY OF MOTION TO SUPPRESS</u> <u>AND TO FILE SUPPORTING EXHIBITS UNDER SEAL</u>

Now comes the defendant Paul Bateman and requests that the Court allow the defendant to file a redacted copy of his motion to suppress on the public docket, and to file the supporting exhibits enumerated below under seal.

In support of this motion, the defendant states that his request is consistent with ¶ 5 of the protective order approved by Magistrate Judge Hennessey in this case on February 25, 2020. [Dkt. 20]. Specifically, the defendant seeks to redact his motion to suppress to conform with the restrictions on public filing laid out in the protective order, and to file Exhibits A-G and I-J under seal, all of which are documents provided by the government and designated "sensitive" pursuant to the protective order.

Pursuant to Local Rule 7.1, counsel conferred with the government prior to filing this motion, and understands that the government assents to this motion.

Respectfully submitted,

PAUL BATEMAN By His Attorney,

/s/ Sandra Gant

Sandra Gant, B.B.O.# 680122 Federal Public Defender Office 51 Sleeper Street, 5th Floor Boston, MA 02210

Tel: 617-223-8061

## **CERTIFICATE OF SERVICE**

I, Sandr	a Gant, hereby	certify that this	document filed	through the E	ECF system wil	l be
sent electronica	lly to the regist	tered participant	(s) as identified	l on the Notice	e of Electronic	Filing
(NEF) on Dece	mber 27, 2021.					

/s/ Sandra Gant
Sandra Gant